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Enable Owners and Occupiers in towns and districts in A.D. 1889.

Ireland to prevent the common sale of Intoxicating

Liquors, or otherwise to have effectual control over the

Drink Traffic, within such area.

WHEREAS the traffic in intoxicating liquors is one of the main commerce, increases local taxation, and endangers the safety and welfare of the community:

5 And whereas it is expedient to confer powers upon parliamentary voters in towns and districts in Ireland to prohibit or control such traffic:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and 10 Temporal, and Commons, in this present Parliament assembled, and by the authority of the sume, as follows:

The following terms in this Act shall have the meanings Dentitions.
 assigned to them respectively:

"Voter" in this Act shall mean any person whose name shall from time to time be duly entered upon the register of parliamentary voters:

"Town" shall mean and include-

Any parliamentary or municipal borough; also

Any town having commissioners under an Act passed in the session of Perliament held in the ninth year of the reign of King George the Fourth, Chapter eight-viwo, intitude "An Act to make provision for the lighting, cleansing and watching of eitles and towns corporate, and market towns, in Treland, in certain cases;" sain

25 Any town having municipal commissioners under an Act passed in the session of Parliament held in the third and fourth years of the reign of Her present Majesty Queen [Bill 62.] A

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Victoria intituled "An Act for the regulation of municipal " corporations in Ireland;" also

Any town having town commissioners or commissioners under the Towns Improvement Act, 1854, or under any Local and Personal Act :

"Division" shall mean a ward or division of any town which has been divided into wards or divisions for the purposes of municipal elections:

"District" shall mean a polling district the boundaries of which have been defined in pursuance of the Redistribution of Senis 10 Act, 1885, where such district shall not include a town; but where such district shall include a town or towns, shall mean that portion of such district not included within the boundaries

of such town or towns : "Intoxicating liquors" shall mean spirits, wine, beer, porter, ale, 15 eider, perry, and sweets, and any fermented, distilled, or spirituous liquors which cannot, according to any law for the time being in force, be legally sold without a licence from the Commissioners of Inland Revenue:

"Licence" shall mean any licence for the sale of any intericating 20 liquor granted by an officer of excise upon production of a certificate of any recorder of a city or borough or of justices under the provision of any Act now or hereafter requiring such certificate:

"Licensing authority" shall mean, as to licences granted in pur- 25 suance of certificates given at the recorder's court for any city, borough, or town respectively, and as to renewals or transfers of such licences, the recorder of any city, borough, or town respectively, and as to licences granted in pursuance of certificates given at quarter sessions, and as to renewals or 30 transfers of such licences, the justices or authority empowered to grant such certificates at quarter sessions, and as to other licences, excise licences, and wholesale beer dealers' licences. the justice or justices empowered to grant certificates for the same respectively. 35

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2. It shall be lawful at any time after the passing of this Act for of veters for any number, not being less than one tenth of the whole of the a post to determine on voters in any town, division, or district, by notice in writing not the adoption later than the first day of May in any year, if in a town or division to be served upon the mayor or chairman of the town commis- 40 sioners as the case may be of the town, or if in a district, to be served upon the sheriff of the county in which such district (or the

[52 Vice.]

largest portion of the sens thereof) is situated, requiring such A.D. 100. muyor, chairman, rebriff to blast pail of the viters in such town, division, or district for or against the sloppine in such town, division, or district for or against the sloppine in such town, and the state of the sloppine in the sloppine in

- such agreement or undertaking he given.

 (1.) First resolution—That the sale of intoxicating liquors shall be prohibited:
- (2.) Second resolution—That the number of licences, excise licences, and wholesale heer dealers' licences, respectively, shall be reduced to a certain number, to he specified in such notice;
 - (3.) Third resolution—That no new licences shall be granted. Except as hereafter in this Aot provided, every poll under this Aot shall be taken on each of the said three resolutions.
- 25 3. Not later than seven days after receiving such notice. Or Nation at undertaking, or agreement, as the cast may be the externing these at efficient shall cause a notice to be affixed on or near the principal restricted door of the older places of worship, and the door of every public vessel, and the standard places for posting notices in the town, reclaims, and the contraction of th
- town, division, or distirid, or if there are more such newspapers, then in some other newspaper or merappers circulated therein, that we there were the contraction of the contraction of the contraction of the Act understange they foul to taken, and specifying on what day (that not later than fourteen days, nor concert han served any, after the publication of such backley, and at what place or phoses within each town, division, or district the vertice for or separate the solution of the said recolutions shall dake
- 40 place.

 4. The register of parliamentary voters for the time being of the Preof of town, division, or district, or of the polling district within which recent [62.]

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A.D. 1889. such town, or division, or district shall be situate, shall be conclusive evidence that the persons therein named had or have, during the continuance in force of such register, the qualifications annexed to their names.

Mois of voting of the said resolutions the voting for or against the adoption 5 of the said resolutions the voting shall be conducted as nearly as possible in accordance with the Acts for the time being in forco regulating the procedure to be observed at municipal elections:

Provided that the hallot papers shall be in the form set forth in the first part of the schedule to this Act, and the form of 10 directions for the guidance of the voters set forth in the second part of the sail schedule shall be substituted for any other form prescribed by two for municipal elections.

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Resolution stepted by majority of resolution.

6. Every voter shall have one vote for or against each resolution.

1. To majority of two thirds of the votes recorded in respect of any

resolution be in favour of its adoption, such resolution shall be carried, and, subject to the following provise, shall be adopted: Provided that—

(a.) Only one resolution shall be adopted at any one poll.
(b.) If the first resolution be carried it shall be adopted, whether either or both of the other two resolutions have been carried

or not.

(c.) If the second resolution be carried, and the first be not

carried, the second resolution shall be adopted, whether the 25 third resolution be carried or not.

third resolution be carried or not.

(d.) If the third resolution he carried, and the first and second be not carried, the third resolution shall he adopted.

7. The returning officer shall, not later than the day after the poll has taken place, deelare the result of the voting, and whether 30 any and which of the resolutions have been adopted or all have been rejected; and if the first resolution has been adopted, the

returning officer shall fix suck day as he shall think fit, but not better than the first deep of November them next, when such resolution is to come into operation, and the returning officer shall ferbireth 55 caused to be affected and published notice of soon broadston, and of the date to fixed in the same nanner as herein-before provided for the notices of the poll under this Act. A. Oncy of the notice of annoyroulution and of the date fand for its coming into operation shall be conclusive proof in any remoduless under this Act that the said of

first resolution has been duly adopted, and that the formalities required by this Act bave been complied with. When any of the

resolutions has been adopted, intimation thereof shall, within seven A.D. 1880. days from the day on which the result of the voting shall be declared, he sent by the returning officer to the Chief Secretary to the Lord Lientenant of Ireland for the time being, and to the 5 licensing authority of the town, division, or district for which such resolution shall have been so adopted.

8. If the first resolution be adopted in any town, division, or First resodistrict, then from and after the date when it comes into operation latica. in such town, division, or district it shall not be lawful to sell, of min. 10 or expose for sale, or harter, or hawk, or otherwise dispose of burter, or intoxicating liquors therein; and any person or persons selling, or bartering, or otherwise disposing of intoxicating liquors contrary to this Act shall be guilty of an offence, and, on conviction, be Penalties for

subject to all the penalties prescribed by section three of the breach of 15 Licensing Act, 1872. Provided that nothing herein contained shall be held to affect any sale made under any statute permitting the sale of methylated

spirits for use in the arts and manufactures, or the sale of intoxicating liquors for medicinal use: 20 Provided also, that it shall not be lawful for any person in said town, division, or district for which such resolution has been

adopted to sell any intoxicating liquors for medicinal use, excent on the prescription of a legalty qualified medical practitioner, and unless he is a pharmoceutical chemist, or a chemist and druggist 25 registered under the Pharmacy Act (Ireland), 1868, or any Act amending the same; and it shall not be lawful to sell any intoxieating liquors for medicinal use unless the bottle or other years! in which such intoxicating liquor is contained be distinctly labelled

with the words "intoxicating liquors," and the name and address 30 of the seller; and any person selling intoxicating liquor for medicinal use otherwise than is herein provided shall be liable to a penalty not exceeding five posseds, or to imprisonment with or without hard labour for a term not exceeding one month, for the first offence; and to a penalty not exceeding ten pounds, or to 35 impresonment with or without hard labour for a term not exceeding

two months, for the second or any subsequent offence; and for the purposes of this Act the person on whose behalf any sale is made by any apprentice or servant shall he deemed to be the seller.

9. If the second resolution be adopted in any town, division, or Second 40 district, it shall be the duty of the licensing authority for such resolution. town, division, or district, at his or their next general meeting for of licences. senating and renewing certificates, to restrict the total number of

A.D. 1880, certificates granted or renewed by them to or within the number specified in the resolution. 10. If the third resolution be adopted in any town, division, or

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district, it shall not be lawful for the licensing authority for such town, division, or district, after receiving intimation thereof, to grant 5 a certificate to any person in said town, division, or district for the sale of intoxicating liquors in any house or premises unless at the time of the adoption of such resolution a licence was current and in force for the sale of intoxicating liquors in such house or premises, and any certificate granted in contravention of this 10 section shall be null and void.

When a poll may be again taken.

II. In any town, division, or district (1) If the first resolution be adopted, a poll may be again demanded in manner provided by this Act, but not for five years after the date of such adoption, and in such case a poil shall be taken on the first resolution only. (2.) If the second resolution be adopted, a poll may be again

domanded on all the said resolutions, but not for two years after the last poll has been taken. (3.) If the third resolution be adopted, no further polls shall be competent on that resolution, but in that case a poll may be again 20

demanded on the first and second resolutions, but not for two years after the last poll has been taken. (4.) If all the resolutions be rejected a pell may be again

demanded in manner provided by this Act, but not for two years after the last poll has been taken. 12. Where a poll has been taken, then, if any resolution under

Expenses.

Title of Act.

this Act be adopted, or if the first resolution be rejected, the expenses of the preceedings shall be defraved in counties out of the grand jury cess, and in towns out of the general purposes rates or town rates of such town. 20

13. When any resolution under this Act has been adopted in any of officers. town, division, or district, it shall be competent for any voter in such town, division, or district to prosecute for offences under this Act.

14. This Act may for all purposes be cited as the Liquer Traffic 25 (Local Veto) (Ireland) Act, 1889, and shall apply to Ireland only.

A.D. 1889

SCHEDULE.

PART I. Form of Ballot Payer.

Counterfoll No.	Resolutions.	For.	Against
Nove.—The counter-2	1. Prohibition.		
fell is to have a number to correspond with a number on	II. Reduction.		
the linck of the lul- lot paper.	III. No new licences.		

PART II.

- 15 Form of Directions for the Guidance of the Foter in voting, which shall be printed in comprisons Characters, and placarded outside every Polling Station and in every Compartment of every Polling Station.
 - The voter may vote for or against each of the three resolutions.

 O The voter will so into one of the compartments and, with the pencil provided
 - in the compartment, place is cross opposite each resolution either in the column headed "For" or in the column headed "Against," thus X
- The voter will then fold up the hellet paper so us to show the official mark on the beck, and, leaving the compartment, will, without showing the front of 25 the paper to any person, show the official mark on the back to the presiding officer, and then, in the presence of the presiding officer, put the paper into the
 - officer, and then, in the presence of the pressump officer, put the paper into the bullet box, and forth with quit the polling station.

 If the voter insolvertently spoils a ballot paper, he can return it to the officer, who will, if satisfied of such inadvertence, give him another paper.
- 30 If the voter voces more than once for any resolution, or places any mark on the paper by which he may be afterwards identified, his ballot paper will be
- void, and will not be counted.

 If the roter takes a halter paper out of the politing statics, or deposits in
 the ballet bear any other paper than the one given him by the officer, he will
 be emitter of a misdemenance, and he subject to inaccionment for any term not
- 35 be guilty of a misdemenner, and he subject to imprisonment for any term not exceeding six menths, with or without hard labour.
 - Note. These directions shall be illustrated by examples of the ballot paper.

BILL

effectual occupial over the